1	PRESTON DUFAUCHARD				
2	California Corporations Commissioner   WAYNE STRUMPFER				
	Deputy Commissioner				
3	ALAN S. WEINGER (CA BAR NO. 86717) Lead Corporations Counsel				
4	Lead Corporations Counsel Department of Corporations 320 West 4 <sup>th</sup> Street, Ste. 750				
5	Los Angeles, California 90013-2344				
6	Attorneys for Complainant				
7	BEFORE THE DEPARTMENT OF CORPORATIONS				
8					
9	OF THE STATE OF CALIFORNIA				
10	L 1 M 1 C1 A 1' CTHE ) C N 100 2125 100 2126				
11	In the Matter of the Accusation of THE ) Case No.: 100-3135; 100-3136 CALIFORNIA CORPORATIONS )				
12	COMMISSIONER, ) ORDER SETTING ASIDE NOTICE OF				
	) INTENTION TO ISSUE ORDER REVOKING				
13	Complainant, ) CALIFORNIA DEFERRED DEPOSIT ) TRANSACTION LAW LICENSES				
14	vs.				
15	3 <sup>rd</sup> & NEW HAMPSHIRE INVESTMENTS, )				
16	LLC doing business as NEW HAMPSHIRE )				
17	CHECK CASHING and OLYMPIC CHECK ) CASHING )				
10	) )				
18	Respondent.				
19					
20	The California Corporations Commissioner finds that:				
21	On May 4, 2007, 3 <sup>rd</sup> & New Hampshire Investment, LLC doing business as New Hampshire				
22	Check Cashing and Olympic Check Cashing submitted the survey that each licensee was required t				
23	file with the Commissioner in accordance with the provisions of California Financial Code Section				
24	23057.				
25	THEREFORE, GOOD CAUSE APPEARING, the Notice of Intention to Issue Order				
26	Revoking California Deferred Deposit Transaction Licenses pursuant to Financial Code Section				
27	23052 issued by the Commissioner to 3 <sup>rd</sup> & New Hampshire Investment, LLC doing business as				
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	11			
1	New Hampshire Check Cashing and Olympic Check Cashing on May 3, 2007 is hereby set aside			
2	effective this date.			
3				
4	Dated: May 15, 2007			
5	Los Angeles, CA	Preston DuFauchard		
6		California Corporations Commissioner		
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8		D		
9		Steven C. Thompson		
10		Special Administrator		
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1	PRESTON DUFAUCHARD				
2	California Corporations Commissioner   WAYNE STRUMPFER				
3	Deputy Commissioner ALAN S. WEINGER (CA BAR NO. 86717)				
	Lead Corporations Counsel				
4	320 West 4 <sup>th</sup> Street, Ste. 750				
5	Los Angeles, California 90013-2344				
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7	REFORE THE DEDARTMENT OF CORDOR ATIONS				
8					
OF THE STATE OF CALIFORNIA					
10					
11	In the Matter of the Accusation of THE (CALIFORNIA CORPORATIONS ) Case No.: 100-3135; 100-3136				
	COMMISSIONER, ) ACCUSATION				
12	)				
13	Complainant, )				
14	vs.				
15	3 <sup>rd</sup> & NEW HAMPSHIRE INVESTMENTS, )				
16	LLC doing business as NEW HAMPSHIRE )				
17	CHECK CASHING and OLYMPIC CHECK ) CASHING )				
18					
19	Respondent.				
20	The Complainant is informed and believes, and based upon such information and believes.	f			
21	alleges and charges Respondent as follows:	.,			
22	I				
23	Respondent 3 <sup>rd</sup> & New Hampshire Investments, LLC doing business as New Hampshire				
24	Check Cashing and Olympic Check Cashing ("New Hampshire") is a deferred deposit transaction				
25	originator licensed by the California Corporations Commissioner ("Commissioner") pursuant to the				
26	California Deferred Deposit Transaction Law (California Financial Code § 23000 et seq.)				
27	("CDDTL"). New Hampshire is licensed as a limited liability company that has its principal p	lace			
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of business located at 3535 West Third Street, #5, Los Angeles, CA 90004 and a second licensed location at 3352 E. Olympic Boulevard, Los Angeles, CA 90023.

II

Pursuant to California Financial Code section 23026, all CDDTL licensees were required to file an Annual Report on or before March 15, 2007. Pursuant to Financial Code section 23057, all licensees were required to file a Survey on or before March 15, 2007. The Annual Report forms, Survey forms and instructions were mailed to all licensees on or about January 5, 2007. On or about March 27, 2007, New Hampshire was notified by certified mail, return receipt requested that the Annual Report and Survey had to be filed no later than the close of business on April 13, 2007 to avoid revocation of its CDDTL licenses.

New Hampshire has yet to file the Annual Report and Survey in violation of California Financial Code section 23026 and 23057.

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California Financial Code section 23026 provides in pertinent part:

On or before March 15 of each year, beginning March 2006, each licensee shall file an annual report with the commissioner pursuant to procedures that the commissioner shall establish. The licensee's annual report shall be kept confidential pursuant to Chapter 3.5 (commencing with Section 6250) of Division 7 of Title 1 of the Government Code and any regulations adopted thereunder. The annual consolidated report shall be prepared by the commissioner and made available to the public. For the previous calendar year, these reports shall include the following:

- (a) The total number and dollar amount of deferred deposit transactions made by the licensee.
- (b) The total number of individual customers who entered into deferred deposit transactions.
- (c) The minimum, maximum, and average amount of deferred deposit transactions.
- (d) The average annual percentage rate of deferred deposits.
- (e) The average number of days of deferred deposit transactions.
- (f) The total number and dollar amount of returned checks.
- (g) The total number and dollar amount of checks recovered.
- (h) The total number and dollar amount of checks charged off.

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## California Financial Code section 23057 provdes that:

On December 1, 2007, the commissioner shall report to the Governor and the Legislature on its implementation of this division. The report shall include, at a minimum, information regarding the demand for deferred deposit transactions, the growth and trends in the industry, common practices for conducting the business of deferred deposit transactions, the advertising practices of the industry, including any violations of Section 23027, and any other information the commissioner deems necessary to inform the Governor and the Legislature regarding potential legislation that may be necessary to protect the people of the State of California. The commissioner's recommendations for future action may include, but are not limited to, changes in the fees charged to consumers, specifications regarding the length of time for deferred deposit transactions, maximum amount provided to consumers, additional regulation of advertising practices, and the implementation of an installment loan product in lieu of a deferred deposit transaction as described in this division.

As the commissioner conducts this study, licensees shall be required to supply all information the commissioner deems necessary. The study shall be made public and may not include any proprietary information.

## California Financial Code section 23052 provides in pertinent part:

The commissioner may suspend or revoke any license, upon notice and reasonable opportunity to be heard, if the commissioner finds any of the following:

- (a) The licensee has failed to comply with any demand, ruling, or requirement of the commissioner made pursuant to and within the authority of this division.
- (b) The licensee has violated any provision of this division or any rule or regulation made by the commissioner under and within the authority of this division.
- (c) A fact or condition exists that, if it had existed at the time of the original application for the license, reasonably would have warranted the commissioner in refusing to issue the license originally.

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IV

The Commissioner finds that, by reason of the foregoing, New Hampshire has violated California Financial Code sections 23052 and 23057, and based thereon, grounds exist to revoke the deferred deposit transaction licenses of New Hampshire.

WHEREFORE, IT IS PRAYED that the deferred deposit transaction licenses of New Hampshire be revoked.

Dated: May 1, 2007

Los Angeles, California

PRESTON DuFAUCHARD California Corporations Commissioner

By\_\_\_\_\_\_Steven C. Thompson
Special Administrator